Entered 02/03/10 09:21:44 Desc Main Filed 01/29/10 Page 1 of 2 Document In re: The Objection Jan. 26,2010 Le United States Bankruptcy Court For the Eastern District of Virginia in Res Circuit City Stores, Inc., Chapter 11 et al., 554 3875) Case no. 08-35653 (KRH) Debtors. JoiNTLY AdminisTered

"Sol Claim Mumber amount as Filed as Modefield

13259 \$109.99 Priority Interests 11/11/2008 09\32:12 Bought 50 GM @ 3.11 Brught Through -165.49

1 TO Amen, Tracke 1-109.99 11/14/2008 02:50:35 MONEY MARKET REDEMPTION \$0.00 We bought these some Circuit City Stores; with hopes' Town A Luchak 2269 Four A Luchak Wolores & Luchate 4219 AVE. J Santa Fo. TX77510 409-925 1016

"Order"), by which the Bankruptcy Court approved procedures for filing omnibus objections to proofs of claim and requests for allowance and payment of administrative expenses and/or cure claims (collectively, the "Claims") in connection with the above-captioned chapter 11 cases (the "Omnibus Objection Procedures").

Specifically, the Objection seeks to reclassify and/or modify certain claims, including your claim(s), listed below, all as set forth in the Objection.

Claim To Be Claim Claim Classification

Reclassified Amount Classification As Modified

As Filed

Filed Amin Interests

[Claimant Louis A Luch AK \$109.99 Priority

Name] And Dolores I Luch AK

[Claimant 4219 AVE J

Address] SANTA 7e, TX77510

Chapter II Administered

YOU ARE RECEIVING THIS NOTICE TO BE ASSET 08-35653 (KRH)

YOU ARE RECEIVING THIS NOTICE BECAUSE THE PROOF(S) OF CLAIM LISTED HEREIN THAT YOU FILED AGAINST ONE OR MORE OF THE DEBTORS IN THE ABOVE-CAPTIONED CHAPTER 11 CASES ARE SUBJECT TO THE OBJECTION. YOUR RIGHTS MAY BE AFFECTED BY THE OBJECTION. THEREFORE, YOU SHOULD READ THIS NOTICE (INCLUDING THE OBJECTION AND OTHER ATTACHMENTS) CAREFULLY AND DISCUSS THEM WITH YOUR ATTORNEY. IF YOU DO NOT HAVE AN ATTORNEY, YOU MAY WISH TO CONSULT ONE.

MOREOVER, PURSUANT TO RULE 3007 1 OF THE LOCAL RULES OF THE UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF VIRGINIA AND THE OMNIBUS OBJECTION PROCEDURES, UNLESS A WRITTEN RESPONSE AND A REQUEST FOR A HEARING ARE FILED WITH THE CLERK OF THE COURT AND SERVED ON THE OBJECTING PARTY BY 4:00 P.M. (EASTERN TIME) ON FEBRUARY 17, 2010, THE COURT MAY DEEM ANY OPPOSITION WAIVED, TREAT THE OBJECTION AS CONCEDED AND ENTER AN ORDER GRANTING THE RELIEF REQUESTED WITHOUT A HEARING.

## Critical Information for Claimants Choosing to File a Response to the Objection

Personalized claim information is included in the personalized notices served on the claimants listed on  $\underline{\text{Exhibit B}}$  to the Objection.